Oberstar Sanders Thomas Obey Olver Sanford Thompson Sawver Thornberry Ortiz Saxton Thornton Scarborough Orton Thurman Owens Schaefer Oxley Packard Schiff Schroeder Torkildsen Torres Schumer Torricelli Pallone Parker Scott Towns Traficant Pastor Seastrand Paxon Sensenbrenner Tucker Payne (NJ) Serrano Upton Payne (VA) Shadegg Velazquez Peterson (FL) Vento Shaw Visclosky Shays Shuster Peterson (MN) Petri Volkmer Pombo Sisisky Vucanovich Pomerov Skaggs Waldholtz Skeen Porter Walker Portman Skelton Walsh Poshard Slaughter Wamp Ward Pryce Quillen Smith (NJ) Waters Watt (NC) Smith (TX) Quinn Radanovich Smith (WA) Watts (OK) Rahall Solomon Waxman Weldon (FL) Ramstad Souder Weldon (PA) Spence Regula Spratt Weller Richardson Stark White Riggs Stearns Whitfield Rivers Stenholm Wicker Williams Roberts Stockman Roemer Stokes Wilson Rogers Studds Wise Rohrabacher Wolf Stump Ros-Lehtinen Stupak Woolsey Rose Talent Wyden Roth Tanner Wynn Roukema Yates Tauzin Young (AK) Rovce Rush Taylor (MS) Young (FL) Sabo Taylor (NC) Zeliff Salmon Tejeda Zimmer

ANSWERED "PRESENT"-2

Becerra Roybal-Allard

NOT VOTING—9

Ackerman Frost Pickett Chapman Ganske Rangel Dickey Pelosi Reynolds

□ 1552

Ms. ROYBAL-ALLARD changed her vote from "yea" to "present."

So the conference report was agreed to

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. CLINGER. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks, and include extraneous material, on the bill just passed.

The SPEAKER pro tempore (Mr. McInnis). Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 555

Mr. MARKEY. Mr. Speaker, I ask unanimous consent that the name of the gentleman from Florida [Mr. FOLEY] be removed as a cosponsor of H.R. 555.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Massachusetts?

There was no objection.

PROVIDING FOR LANGUAGE CLARIFICATION IN CERTAIN STATUTORY REFERENCES RESULTING
FROM CHANGES MADE IN THE
REORGANIZATION OF THE HOUSE
AT THE BEGINNING OF THE
104TH CONGRESS

Mr. THOMAS. Mr. Speaker, I ask unanimous consent for the immediate consideration of the bill (H.R. 1421) to provide that references in the statutes of the United States to any committee or officer of the House of Representatives the name or jurisdiction of which was changed as part of the reorganization of the House of Representatives at the beginning of the 104th Congress shall be treated as referring to the currently applicable committee or officer of the House of Representatives.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

Mr. FAZIO of California. Mr. Speaker, reserving the right to object, will the gentleman from California explain the purpose of the legislation?

Mr. THOMAS. Mr. Speaker, will the gentleman yield?

Mr. FAZIO of California. Further reserving the right to object, Mr. Speaker, I yield to the gentleman from California.

Mr. THOMAS. Mr. Speaker, I thank the gentleman for yielding.

What this bill does is attempt to conform the statutes that are on the books with the changes that were made at the beginning of the 104th Congress. As we know, there were three committees that were dissolved, there were significant restructurings in terms of jurisdictions, and all this bill does is to treat references to the old structure in public law as referring to the new structure. References to the old committees are to be treated as referring to the new committees.

This is, in essence, a conforming bill. It does not make policy. Indeed, it simply conforms to policy that has already been passed allowing the new committees to reference themselves in the statutes that are already on the books.

Mr. Speaker, this bill provides that references in public law to any committee or officer of the House whose name or jurisdiction was changed as a part of the reorganization of the House at the beginning of this Congress, shall be treated as referring to the currently applicable committee or officer.

Mr. Speaker, on the first day of the 104th Congress, the new Republican majority lived up to its commitment to the American people by passing major reforms. Among these reforms was the wholesale restructuring of the committee system, which included elimination of three major committees. Committee jurisdictions were consolidated, and the names of several committees were changed.

The primary purpose of this bill is to treat references to the old structure in public law as referring to the new structure. References to

the old committees are to be treated as referring to the new committees.

In the course of restructuring the internal operations of the House, we also eliminated the positions of Director of Non-Legislative and Financial Services and the House Doorkeeper. We created the position of Chief Administrative Officer, and we redefined the responsibilities of the Clerk and the Sergeant-at-Arms.

The Committee on House Oversight has been charged in House rules with providing policy direction for and oversight of the House officers, and is continuing to direct the restructuring of the internal operations of the House. References in public law to the function, duty, or authority of a House officer are to be treated as referring to the officer exercising that function, duty, or authority, as determined by the Committee.

Mr. Speaker, enactment of this bill will result in no changes in policy, rather it will reflect policy changes already made.

Mr. FAZIO of California. Mr. Speaker, further reserving the right to object, if there is no further debate, I would certainly concur in the adoption of the bill.

Mr. Speaker, I withdraw my reservation of objection.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California [Mr. THOMAS]?

There was no objection.

The Clerk read the bill, as follows:

H.R. 1421

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. REFERENCES IN LAW TO COMMITTEES OF THE HOUSE OF REPRESENTATIVES.

(a) REFERENCES TO COMMITTEES WITH NEW NAMES.—Except as provided in subsection (c), any reference in any provision of law enacted before January 4, 1995, to—

(1) the Committee on Armed Services of the House of Representatives shall be treated as referring to the Committee on National Security of the House of Representatives;

(2) the Committee on Banking, Finance and Urban Affairs of the House of Representatives shall be treated as referring to the Committee on Banking and Financial Services of the House of Representatives;

(3) the Committee on Education and Labor of the House of Representatives shall be treated as referring to the Committee on Economic and Educational Opportunities of the House of Representatives;

(4) the Committee on Energy and Commerce of the House of Representatives shall be treated as referring to the Committee on Commerce of the House of Representatives;

(5) the Committee on Foreign Affairs of the House of Representatives shall be treated as referring to the Committee on International Relations of House of Representatives;

(6) the Committee on Government Operations of the House of Representatives shall be treated as referring to the Committee on Government Reform and Oversight of the House of Representatives;

(7) the Committee on House Administration of the House of Representatives shall be treated as referring to the Committee on House Oversight of the House of Representatives:

(8) the Committee on Natural Resources of the House of Representatives shall be treated as referring to the Committee on Resources of the House of Representatives;